

IN THE UNITED STATES DISTRICT COURT FOR THE  
MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ROBERT Lee Allen,  
Plaintiff,

v.

DEBRA P. HACKETT  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

2:07-cv-85-wkw

2:07-cv-90-id

case no. 2:07-cv-928-mht

2:07-cv-982-wkw

Autauga County SHERIFF  
Dept., et al.,  
Defendants.

MOTION IN LIMINE

COMES NOW, the plaintiff, Robert L. ALLEN, pro se  
in the Above Referenced Case and Moves this HONORABLE  
Court IN LIMINE FOR AN ORDER instructing the  
Defendants an Attorney to Refrain Absolutely from  
Asking Any direct OR Indirect Question's OR Reference  
whatsoever in person, by Counsel, or through witnesses,  
to evidence OR testimony described. In Support of  
this Motion the plaintiff's shows the following:

- 1.) The trial will involve a determination of these basic issues.

- 2.) Whether OR NOT the Defendants violated Robert L. Allen, Constitutional and Civil Rights Due to him by case law, And the Amendments of the U.S. Constitution.
- 3.) The plaintiff, believes and Alleges that at trial the Defendant's Attorney will Attempt to Make Reference to, OR otherwise leave the jury with the Impression that he has been involve(d) as a perpetrator an lives a dangerous lifestyle, and subsequently Convicted in previous cases.
- 4.) It is Inmaterial and Unnecessary to the disposition of this case and Contrary to the Rules of Evidence Recognized by law in this state to permit such evidence OR inference and would be Highly prejudicial to the plaintiff in the Minds of the jury in that evidence would place the plaintiff's Character in ISSUE and inform the jury of past Crimes and offense's for which the plaintiff's has been CONVICTED.
- 5.) An ORDINARY Objection during the Course of Trial, even if substained with proper instruction to the jury, will not Remove(d) the effect of such Evidence OR knowledge these past Allege Activities of the plaintiff's are too Unrelated and too

Removed in time to have any evidentiary value  
in the case at Bar.

6.) The plaintiff is Not on trial in this cause  
But Merely want the truth to come out at the time  
of the trial. And let the jury to decide on the Evidence  
that is produce by both parties in this Instant case.

### CONCLUSION

Wherefore, the plaintiff, believes that this Motion is vital  
to this cause so that the truth can be obtain Untainted.  
Plaintiff prays that this Honorable Court take  
jurisdiction in this Matter.

### CERTIFICATE OF SERVICE

I Certify that I have Served a true Copy of the  
foregoing on the HONORABLE CLERK MRS. Debra  
Hackett, by placing same in the Mail 1<sup>st</sup> class, postage  
Paid on this 12<sup>th</sup> day of November 2007.

11/12/2007

Pro se Robert L Allen

Robert L. Allen  
136 N. Court St  
PRATTVILLE, AL 36067-3002

MR. Robert L Allen  
Autauga Metro jail  
136 N. Court ST  
PRATTVILLE, AL 36067-3002



Legal Documents  
Enclosed

OFFICE OF THE CLERK  
UNITED STATES DISTRICT COURT  
P.O. BOX 711  
Montgomery, AL 36101-0711

INMATE MAIL  
AUTAUGA METRO JAIL

36101-0711-11 8007

111111111111111111111111